UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

Eugene	DIVISION

(Enter full name of plaintiff) Plaintiff,	Civil Case No. 6:20-cv-02036 MK (to be assigned by Clerk's Office)	
ν.	COMPLAINT FOR VIOLATION OF CIVIL RIGHTS (PRISONER COMPLAINT)	
State Of Oregon	Jury Trial Demanded Yes No	
(Enter full name of ALL defendant(s))		
Defendant(s).		
I. PARTIES List your name, address, and telephone number below, and the same information for each defendant. Make sure that the defendant(s) listed below are identical to those contained in the caption of the complaint. Attach additional sheets of paper if necessary.		

Daniel

City, State & Zip Code: Salem, OR, 97304

Street Address: 1259 14th Avenue

Telephone No.: (503)551-6909

Name: Jacob

Complaint for Violation of Civil Rights (Prisoner Complaint)

Plaintiff

[Rev. 01/2018]

1

Defendant No. 1	Name: State of Oregon - County Street Address:	of Mario.
	City, State & Zip Code: Salem, Oregon, 97304	
	Telephone No.: 5035885105	er
Defendant No. 2	Name:	
	Street Address:	-
	City, State & Zip Code:	_
	Telephone No.:	-
Defendant No. 3	Name:	
	Street Address:	_
	City, State & Zip Code:	_
	Telephone No.:	_
Defendant No. 4	Name:	_
	Street Address:	_
	City, State & Zip Code:	_
	Telephone No.:	_,
	II. BASIS FOR JURISDICTION	
rights, privileges, or v. Six Unknown Age	S.C. § 1983, you may sue state or local officials for the "deprimmunities secured by the Constitution and [federal laws]." ents of Federal Bureau of Narcotics, 403 U.S. 388 (1971), he violation of certain constitutional rights.	Under Bivens
A. You are br	ringing suit against (check all that apply):	
☐ Fed	leral officials (a Bivens claim)	
Sta	te or local officials (a § 1983 claim)	

B. What federal constitutional, statutory, or treaty right(s) is/are at issue?

Amendment 1 2, 4, 5, 6, 9, 10, 14, Title 18 Code 241/242, Federalist articles on Judicial sursprudence, Vienna treaty rights of extradition, tederal supercision clause.

III. STATEMENT OF CLAIMS

Claim I

State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant was involved, when the conduct occurred, and any injuries you have suffered as a result. It is not necessary to give any legal arguments or cite any cases or statutes.

Current Custady order the State overcollected, the State refused to return things wrongfolly Seized, force to terminate commission was applied Criminal Conviction ensued. The Substantial due to are Felony Conviction for Speech eloding at 35-45 mph with no pedestrians present and passing 2 vehicles and broken finger and distigurement due to a 2 week writ Permanent for care after reporting, 1/3 of healing time. related Civil Case is 14DRO8717 14C32609 and in-rem action.

Claim II

State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant was involved, when the conduct occurred, and any injuries you have suffered as a result. It is not necessary to give any legal arguments or cite any cases or statutes.

Upon accest, the options were potential prison not jail, or pleading in violation of due process in justification

of a	ctions	to P	revent	ov te	mina	le Co	mmission
of cri	pies, as	to 0	allowed	demo	WEV	and j	ustified
execut	ion of	law	and	Court	order	s, by	
	assigned						
	20CR421						
				5 D - 4 (8)			

Claim III

State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant was involved, when the conduct occurred, and any injuries you have suffered as a result. It is not necessary to give any legal arguments or cite any cases or statutes.

In	direct	Violatio	n of	नेनीट	18	Code	241/242
		refused					
		3 10 9					
thef	4/grand	larceny	wrong	ful inc	cirler	ation	, cand
illego	1 opera	Hions o-	flaw	9.940	V n	ofice.	
	- 					¥	
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(If you have additional claims, describe them on another piece of paper, using the same outline.)

IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES

I have filed for administrative relief as to all c	laims in Section III and have concluded all
administrative appeals available to me.	

Yes	No	•In limine	
		Superceding	

V. RELIEF

State <u>briefly</u> exactly what you want the court to do for you and the amount, if any, of monetary compensation you are seeking. Make no legal arguments. Cite no cases or statutes.

Order Federal mondanus impose Sanctions or
Fines, and Effect a reversal of felony Conviction
as seizure of my person wasn't warranted.
remove all Convictions from record, restore
firearm rights and Compensate by restitution
250,000 dollars as this was in course of
8 years, payable by the State Of Oregon
treasury.

(Signature of Plaintiff)

IN THE CIRCUIT COURT OF	THE STATE OF OREGON
FOR THE COUNTY OF _	POIF
2 2	Case No: 140 R0 8717
Jacob D. Anderson	
Petitioner	SUPPLEMENTAL JUDGMENT MODIFYING A
and	DOMESTIC RELATIONS
Cassandra M. Bateson	JUDGMENT
Respondent	
Unmarried Children 18, 19, or 20 years old (per ORS	3 107.108) (full names)
This Supplemental Judgment modifies the following	ng provisions of a prior Judgment:
Spousal/Partner Support	
Custody Parenting Time Child Su	pport
John.	
This matter came before the court on the mo	ation and declaration of
Petitioner Respondent	don and declaration of
	. 16 1
No response to the <i>Order to Show Cause re</i> : I moving party	Addition was received from the non-
The non-moving party is not in active military	ary service of the United States and is not
incapacitated, a minor, a protected person,	or a respondent (as defined by ORS 125.005)
A hearing was held 12.19.18	(date), at which the following were
present: **Petitioner** Detitioner's attorney**	
☐ Respondent ☐ Respondent's attorney	
Other:	
The parties have stipulated (agreed) to the term	ns of this judgment as shown by their
signatures at the end of this Judgment	
Children 18, 19, or 20 Years of Age	
☐ Waived further appearance: (names)	
☐ Fully participated in the proceedings (no	ames)
	dgment shown by the signature at the end of
this Judgment	o James of the card of
True course ways	
THE COURT FINDS:	
The court considered the X declaration respon	ise evidence presented and found all all
a substantial change in circumstances has c	occurred since the last judgment or order
justifying a change in support or custody	
the requested change in custody or paren	nting time is in the children's best interest

rateriting time must be supervised by:	_
Cost of supervision will be paid by Petitioner Respondent Other:	
c) Petitioner Respondent is allowed to move more than 60 miles farther away from the other party without advance written notice because good cause exists	
d) Petitioner Respondent is not required to provide contact information to the other party	
3. Child Support and Medical Costs	
a) X Petitioner's Respondent's child support obligation to children (names)	
(explain other reason for termination) farenting time with but not legel	
b) Child support is changed as follows based on the requested change of custody or substantially changed circumstances	
Support must be paid:	
by ☑ Petitioner ☐ Respondent to ☐ Petitioner ☒ Respondent ☐ Adult Child Attending School	
on the first day of each month	
beginning the month following entry of this judgment or the date of service of this motion (date:)	
The monthly amount due is: \$(Child Support Worksheets are attached and incorporated, labeled Exhibit) This amount is:	
the amount presumed to be appropriate under the support guidelines different from the presumed appropriate amount because:	
c) Income withholding is not ordered at this time because there is no support arrearage, the paying parent has not previously been granted an exemption from withholding and	
☐ The parents (or the State, if support rights are assigned) have agreed in writing to an alternative arrangement which is approved by the court; or	
Good cause not to require withholding is found because there is proof of timely	
payment of previously-ordered support and income withholding would not be in the best interests of the child	
I - II - case coloct one of the following:	
In all cases, select one of the following: X All support payments must be made to the Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309	
An exception to income withholding applies as noted above. All support payments must be deposited to the recipient's checking or savings account. The receiving parent ordered to provide the paying parent with current deposit slips or bank name, account name, and account number.	t is
name, and account name of	

ndent	interest on the unpaid balance of the total judgment amount of s the judgment is entered and continues until the judgment fully paid
YS ner lent	Checked party reimburses the other party's confees of: \$ Directly to the awarded party
rs er	Checked party must pay deferred costs and \$
ent	To the State of Oregon through this court
	Signed: 12/26/2018 4:18:21 PM Circuit Court Judge Norm R. Hi
	Circuit Court Judge North IX. III
5.100 l signa	ature because (check all that apply):
R 5 10	(1)(c) because the other party has be

@RSIM 674:0751 **Extortion** (1)

Filed 11/21/20

A person commits the crime of extortion when the person compels or induces another person to either deliver

property or services to the person or to a third person, by instilling in the other person a fear that, if the property is not so

delivered(the party will) (d) Accuse some person of a crime or cause criminal

charges to be instituted against the person; ORS 162,235¹

Obstructing governmental or judicial administration (1)

of obstructing judicial administration if the person:

(a)

Intentionally obstructs, impairs or hinders the administration of law or judicial function by means of intimidation, force, physical or economic interference or

ORS 161.195¹ "Justification" described (1) Unless inconsister

obstacle;

Unless inconsistent with other provisions of chapter 743, Oregon Laws 1971, defining justifiable use of conduct which would otherwise constitute an offense is justifiable and not criminal when it is required

Dana Mthopize color latile of 1634/ap iudicial decree. (2)As used in subsection (1) of this section, "laws and judicial decrees" include but are not limited to: (a) Laws defining duties and functions of public servants; (c) Laws governing the execution of legal process (e) Judgments and orders of courts. [1971 c.743 §19] ORS 25,396¹ **Exception to** withholding termination of withholding

(1)

support order, the court may grant an exception to income withholding required under ORS 25.378

(Payment of support by income withholding) if the court makes a written finding that there is good cause not to require income

withholding. Good cause

income withholding would

not be in the best interests

exists when continuing

of the child.

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